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BY CERTIFIED MAIL

N. Cornell Boggs, III Environmental Attorney Monsanto Company 800 N. Lindbergh E2NP St. Louis, MO 63167

James Stewart Lowenstein, Sandler, Kohl, Fisher & Boylan 65 Livingston Avenue Roseland, NJ 07068

Re: Dead Creek Site No. 60

Kenneth Kessler Ruan Transportation 666 Grand Avenue Des Moines, IA 50309

Paul E. Shorb, III Beveridge & Diamond, P.C. 13501 I Street, N.W. Suite 700 Washington, D.C. 20005

Gentlemen:

As required by paragraph 12 of the Administrative Order on Consent for the Dead Creek Site No. 60, I am sending you each a copy of the signed Order. The public comment period closed on December 14, 1990, and U.S. EPA received no comments which would indicate that the Consent Order is inappropriate, improper or inadequate. Therefore, pursuant to the terms of the Consent Order, your payment is due to U.S. EPA within twenty days of your receipt of this letter.

Sincerely yours,

Elizabeth Doyle Assistant Regional Counsel

bcc: Paul Takacs

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

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IN THE MATTER OF) U.S. EPA DOCKET NO.
DEAD CREEK SITE NO. 60) ADMINISTRATIVE ORDER) BY CONSENT)
RESPONDENTS: Monsanto Company Cerro Copper Products Company Midwest Rubber Reclaiming Ruan Transportation)) RE: REIMBURSEMENT OF) RESPONSE COSTS

JURISDICTION

This Administrative Order on Consent ("Consent Order") is issued pursuant to the authority vested in the President of the United States by Section 122(h)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), Pub. L. No. 99-499, 42 U.S.C. 9622(h)(2). The authority vested in the President has been delegated to the Administrator of the United States Environmental Protection Agency ("EPA") by Executive Order 12580, 52 Fed. Reg. 2923 (Jan. 29, 1987) and further delegated to the Regional Administrators of the EPA by EPA Delegation No. 14-14-E.

This Administrative Order on Consent is issued to Monsanto Company, Cerro Copper Products Company, Midwest Rubber Reclaiming and Ruan Transportation (hereinafter "Respondents"). The purpose of this Consent Order is for EPA to recover costs incurred at or in connection with the Dead Creek Site No. 60, also known as Dead Creek Segment B, located in Sauget, Illinois, and to resolve the liability of the Respondents for such response costs. Each Respondent agrees to undertake all actions required by the terms and conditions of this Consent Order. Each Respondent further consents to and will not contest EPA's jurisdiction to issue this Consent Order. This Consent Order will be binding upon EPA and shall be binding upon Respondents, their directors, officers, employees, agents, successors and assigns. Each signatory to this Consent Order represents that he or she is fully authorized to enter into the terms and conditions of this Consent Order and to legally bind the party represented by him or her.

STATEMENT OF FACTS

Dead Creek Site No. 60, also known as Dead Creek Segment B, is bordered by Judith Lane on the south and Queeny Avenue to the north in Sauget, Illinois (hereinafter "the site").

- 2. Hazardous substances within the definition of Section 101(14) of CERCLA, 42 U.S.C. 9601(14), have been or are threatened to be released into the environment at or from the site.
- As a result of the release or threatened release of hazardous substances into the environment, EPA has undertaken
 response actions at the site under Section 106 of CERCLA, 42
 U.S.C. 9606, specifically, installing a chain link fence
 around the site portion of the Dead Creek, and may require
 future response actions.
- 4. In performing this response action, EPA incurred response costs totalling \$49,974.51. Further response costs may be incurred by EPA in the future.
- 5. The Illinois Environmental Protection Agency has indicated to U.S. EPA that Respondents are responsible for discharges of hazardous substances into the site.
- 6. EPA and Respondents desire to settle certain claims arising from Respondents' involvement with the site without litigation and without admission or adjudication of any issue of fact or law.

EPA DETERMINATIONS

Based upon the Findings of Fact set forth above EPA has determined that:

- Dead Creek Site No. 60, also known as Dead Creek Segment B, is a Facility as that term is defined in Section 101(9) of CERCLA, 42 U.S.C. 9601(9).
- 2. Each Respondent is a "person" as that term is defined in Section 101(21) of CERCLA, 42 U.S.C. 9601(21).
- Each Respondent is a responsible party within the meaning of Section 107(a) of CERCLA, 42 U.S.C. 9607(a), and is jointly and severally liable for response costs incurred and to be incurred at or in connection with the site.
- The past, present or future migration of hazardous substances from the site constitutes an actual or threatened "release" as that term is defined in Section 101(22) of CERCLA, 42 U.S.C. 9601(22).

RESPONDENTS POSITION

1. The consent of the Respondents to the terms of this Order shall not constitute or be construed as an admission of any

past or future liability or of U.S. EPA's Statement of Facts or Determinations.

2. This Order is not intended for the benefit of any third party and may not be enforced by any third party.

ORDER

- 1. Respondents shall pay to the Hazardous Substance Superfund twelve thousand five hundred dollars (\$12,500) within twenty days of the effective date of this Consent order.
- 2. Such payment shall be made by certified or cashier's check made payable to "EPA-Hazardous Substance Superfund." The check shall reference the name of Respondents and the site, and shall be sent to:

U.S. EPA Superfund Accounting P.O. Box 70753 Chicago, Illinois 60673

3. Within twenty days of the effective date of this Order, Respondents shall send a photostatic copy of their check to:

Elizabeth Doyle Assistant Regional Counsel U.S. EPA, Region V (5CS-TUB-4) 230 South Dearborn Chicago, Illinois 60604

- 4. In addition to any other remedies or sanctions available to EPA, any Respondent who fails or refuses to comply with any term or condition of this Consent Order shall be subject to enforcement action pursuant to Section 122(h)(3) of CERCLA, 42 U.S.C. 9622(h)(3).
- 5. Subject to Paragraph 6 of this Consent Order, upon payment of the amount specified in Paragraph 1 of this Consent Order, EPA covenants not to sue or to take any other civil or administrative action against Respondents for "Covered Matters." "Covered Matters" shall include any and all civil liability under Section 107(a) of CERCLA, 42 U.S.C. 9607(a), for reimbursement of response costs incurred at or in connection with the site as of August 30, 1990.
- 6. Nothing in this Consent Order is intended to be nor shall it be construed as a release or covenant not to sue for any claim or cause of action, administrative or judicial, civil or criminal, past or future, in law or in equity, which EPA may have against Respondents for:

- (3) any continuing liability as a result of failure to make the payments required by Paragraph 1 of this Order; or
- (b) any matters not expressly included in Covered Matters, including, without limitation, any liability for damages to natural resources.
- 7. Nothing in this Consent Order is intended to be nor shall it be construed as a release or covenant not to sue for any claim or cause of action, administrative or judicial, civil or criminal, past or future, in law or in equity, which EPA may have against any person, firm, corporation or other entity not a signatory to this Consent Order.
- B. EPA and Respondents agree that Respondents signing this Administrative Order by Consent and the payment of the amount required in accordance with Paragraph 1 of this Consent Order does not constitute an admission of any liability by any Respondent and shall not be considered an admission of liability for any purpose. Specifically, Respondents do not admit and retain the right to controvert in any subsequent proceedings, other than proceedings to implement or enforce this Consent Order, the validity of the USEPA Findings of Fact and Determinations contained in this Consent Order.
- 9. In consideration of EPA's covenant not to sue in Paragraph 5 of this Consent Order, Respondents agree not to assert any claims or causes of action against the United States or the Hazardous Substance Superfund arising out of the EPA activities in installing a chainlink fence around the site portion of Dead Creek as defined in Paragraph 5 above, or to seek any other costs, damages, or attorney's fees from the United States, its agencies, employees or contractors arising out of such chainlink fence installation activities.
- 10. Subject to Paragraph 6 of this Consent Order, EPA agrees that by entering into and carrying out the terms of this Consent Order, Respondents will have resolved their liability to the United States for "Covered Matters" pursuant to Section 113(f)(2) of CERCLA, 42 U.S.C. 9613(f)(2), and shall not be liable for claims for "Covered Matters."
- 11. This Consent Order shall be subject to a thirty-day public comment period pursuant to Section 122(i) of CERCLA, 42 U.S.C. 9622(i). In accordance with Section 122(i)(3) of CERCLA, 42 U.S.C. 9622(8)(3), EPA may withdraw its consent to this Consent Order if comments received disclose facts or considerations which indicate that this Consent Order is inappropriate, improper or inadequate. In the event the USEPA does withdraw its consent to this Administrative

12. The effective date of this Consent Order shall be the date upon which EPA issues written notice to Respondents that the public comment period pursuant to Paragraph 11 of this Consent Order has closed and that comments received, if any, do not require modifications of or EPA withdrawal from this Consent Order. The time limitations addressed in paragraph 1 of the "Order" section shall not begin to run for each Respondent until each has received, as evidenced by Certified Mail, a copy of the signed Administrative Order by Consent.

IT IS SC AGREED AND ORDERED:

U.S. Environmental Protection Age	ncy	
By: Nalgar N. Jdamis.	_	September 27, 1990
Valdas V. Adamkus U.S. Environmental Protection Agency v.	•	Date
By: Zr Smull Warren L. Smull	_w	August 9, 1990 Date
Manager. Remedial Projects Title	······································	<i>2</i> 400
Monsanto Company Company	· ·	

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IT IS SO AGREED AND ORDERED:

By: Valdas V. Adamkus U.S. Environmental Protection	Spectember 27	1990	,
By Paul Tandler	August 13, 1990		. j
Tadi Tallates	Date	- 1	-
Vice President			
Title			
CERRO COPPER PRODUCTS CO.			

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Valdas V. Adamkus U.S. Environmental Protection Agency v.	Date
By Mont Mille	8/15/90 Date
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Ruan Transpat Corporation	

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By: Man Manuel Protection Agency	September 27, 1990
Valdas V. Adankus U.S. Environmental Protection Agency v. By: Amount Make	Date 8/17/90
U.P. & G.M.	Date
Michvest Lubber Pedining Div. Company A Div. Of Empire Chem Inc.	

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